

EXHIBIT A

*LG Philips LCD Co., LTD v.
Tatung Company, et al.*

*Hearing
July 7, 2006*

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<div>Page 37</div> <div> <div>[1] They have to get it. So I make my</div> <div>[2] rulings strictly in the context of prejudice and</div> <div>[3] what allows it to be understandable to the jury.</div> <div>[4] When I make trial rulings, I'm thinking about</div> <div>[5] what's the best for the jury's understanding,</div> <div>[6] which is really hard.</div> <div>[7] You know, these are tough cases for</div> <div>[8] juries to sit on. So the more we can do as the</div> <div>[9] professional side, the better off everybody is.</div> <div>[10] But that would be helpful to the</div> <div>[11] jury. If you have context and 45 minutes, and</div> <div>[12] they do, that's fine.</div> <div>[13] If you have, like, four hours and</div> <div>[14] you want to split it up all over the case, that's</div> <div>[15] not good.</div> <div>[16] MR. BONO: No. That's not the case,</div> <div>[17] Your Honor.</div> <div>[18] THE COURT: Okay.</div> <div>[19] MR. RHODES: Your Honor.</div> <div>[20] THE COURT: Yes.</div> <div>[21] MR. RHODES: Since we're on the</div> <div>[22] topic of videos, I do have one issue that our</div> <div>[23] trial technician, Kim, came in and made sure I</div> <div>[24] brought up today.</div> </div>	<div>Page 39</div> <div> <div>[1] THE COURT: I'm going to take it</div> <div>[2] step by step.</div> <div>[3] All right. Five, and I'm still on</div> <div>[4] Page 56. How will the Court handle motions for</div> <div>[5] judgment of law, motions for directed verdicts</div> <div>[6] after the case in chief?</div> <div>[7] The way I handle those, if I — you</div> <div>[8] know, funny thing, you read the rule and it gives</div> <div>[9] you the answer. In the back of the rules,</div> <div>[10] there's commentary from years that you —</div> <div>[11] essentially if you're in — the trial, in other</div> <div>[12] words, commenced and you have a jury. You should</div> <div>[13] reserve decision, allow a timely — you know, you</div> <div>[14] can interpose that you have a motion.</div> <div>[15] What I usually do is say put it in</div> <div>[16] writing, and then file it at the proper time so</div> <div>[17] that the record is clear. And then I'll decide</div> <div>[18] it post-trial.</div> <div>[19] And that's what the commentary says.</div> <div>[20] And it's worked here as a practice.</div> <div>[21] And you know, if there's some</div> <div>[22] modification that's helpful to you, I'll try to</div> <div>[23] do it. But just as long as you have it at the</div> <div>[24] proper time. And if you didn't want to file</div> </div>
<div>Page 38</div> <div> <div>[1] THE COURT: Okay.</div> <div>[2] MR. RHODES: And that is when we</div> <div>[3] play the video, of course, there's going to be an</div> <div>[4] English question, a translation, and then there's</div> <div>[5] going to be someone speaking in Korean or</div> <div>[6] Chinese. And then there's going to be an English</div> <div>[7] response from the interpreter.</div> <div>[8] And what we need a little guidance</div> <div>[9] on, and I'm not sure if we will be able to come</div> <div>[10] out on this issue, is to sort of speed things</div> <div>[11] along, we could cut out the translation of the</div> <div>[12] English question, meaning that the video would</div> <div>[13] play the English question, leave out the</div> <div>[14] translation of the question, then you would hear</div> <div>[15] the response in Chinese or Korean. Then you hear</div> <div>[16] the English translation of that.</div> <div>[17] MR. BONO: Agreed, Your Honor.</div> <div>[18] THE COURT: That's fine.</div> <div>[19] MR. RHODES: Great. Thank you, Your</div> <div>[20] Honor.</div> <div>[21] THE COURT: That makes a lot of</div> <div>[22] sense. Now, how are you feeling about the</div> <div>[23] relationship?</div> <div>[24] MR. BONO: I don't know.</div> </div>	<div>Page 40</div> <div> <div>[1] something, you could say, Your Honor, at this</div> <div>[2] time we'd like to make our motions, and we</div> <div>[3] understand you'll reserve decision. Could we</div> <div>[4] have leave to put them in writing post-trial?</div> <div>[5] And I'll say fine. Then you</div> <div>[6] actually get to look at the record and, you know,</div> <div>[7] that's all about going on appeal. So do whatever</div> <div>[8] favors your ability to make it clear.</div> <div>[9] Okay. Now, going on, with regard to</div> <div>[10] Page 56, I've taken care of this witness problem.</div> <div>[11] About 24 hours — you know, you're going to have</div> <div>[12] a lot of notice, not only about who they are, but</div> <div>[13] the order.</div> <div>[14] And then on Page 57, you, yes, can</div> <div>[15] have access to the courtroom. Actually you can</div> <div>[16] have it all day Friday.</div> <div>[17] The courtroom is not being used, so</div> <div>[18] if you want to — are you jointly using equipment</div> <div>[19] or have you — do you — I mean, are you using</div> <div>[20] like one —</div> <div>[21] MR. GABLER: Yes, Your Honor. We</div> <div>[22] reached a joint agreement on equipment between</div> <div>[23] the two presentation techs.</div> <div>[24] Okay. So I believe they'll both be</div> </div>